

JONATHAN SUSSMAN, ESQ.

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June 11, 2021

By ECF

Honorable Ronnie Abrams United States District Court-Southern District of New York 500 Pearl Street, New York, NY 10007

Re: <u>United States v. Ariel Burgos</u> 18 Cr. 570 (RA)

Dear Honorable Judge Abrams:

Pursuant to a retainer, I am the attorney retained to represent defendant Ariel Burgos in the above-captioned matter. Mr. Burgos has been released with a condition of home confinement since his arrest on July 17, 2018. The next current scheduled activity on his case is July 6, 2021 for his self-surrender.

I write to merely update our FCI designation request based on COVID-19 and his CR motion status. I would respectfully request based on the health issues of his two young children and his wife that he be allowed to serve his 36 months incarceration at one of the three following FCI facilities: **Otisville, Allenwood and Schuykill FCI.**

Respectfully submitted,

Application granted.

SO ORDERED.

s/<u>Ionathan Sussman</u>

Ronnie Abrams, U.S.D.J.

June 14, 2021

Jonathan Sussman
Defense Attorney for Mr. Burgos
347-218-9289